

STATE OF ARIZONA

REQUEST FOR QUOTATION

FAX ON DEMAND

QUOTATION NUMBER	DC050060			
DUE DATE	October 15, 2	.004 AT 5:00	P.M. M.S.T.	
MAILING ADDRESS: ARIZONA DEPARTMENT OF CORRECTION W. JEFFERSON, MAIL CODE 553 ATTN: CENTRAL FURCHASING UNIT PHOENIX, ARIZONA 85007	02	HAND DELIVERY ARIZONA DEPAR 1645 W. JEFFERSO 4th FLOOR, SUITE PHOENIX, ARIZO	TMENT OF COL ON 4401	
In accordance with A.R.S. § Title 41. Chapter 23 A by the Department of Corrections, at the above sp	.A.C.R.2-7-336; edified location, t	quotations for the material and the time and date cite	s or services specified d.	l will be received
Quotations must be in the actual possession of the indicated above. Late quotations will not be considered.		Corrections on or prior to	the time and date, ar	nd at the location
All quotations must be completed in ink or typewrit to 602-364-3780. Additional instructions for prep	ten, delivered to t aring a quotation	he above address. Quotati are provided in Instruction	ons may also be retur 1 for Quotations.	ned via facsimile
OFFERORS ARE STRONGLY ENCOURAGE	D TO CAREFUI	LY READ THE ENTIR	E QUOTATION.	
REQUESTING AGENCY:	Arizo	na State Prison Complex -	Lewis	
MATERIAL, SERVICE AND/OR CONSTRUCTION	ON: <u>\$ecur</u>	irv X-Ray Scanner		
CONTRACT TYPE:	<u> Firm</u>	Fixed Price		
CONTRACT TERM:	Single	Requirement		
BUNER: Dale Allen (602), 542-1172 PHONE October 1, 2004 DATE		DUR CALL	CH:EF PROCUREME	NT OFFICER



STATE OF ARIZONA

REQUEST FOR QUOTATION

FAX ON DEMAND

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REQUESTING AGENCY:			- Lewis	
MATERIAL, SERVICE AND/OR CONSTRUCT	ON: <u>Security X-I</u>	Ray Scanner	<u>-</u>	
CONTRACT TYPE:	Firm Fixed	Price	<u></u>	
CONTRACT TERM:	<u>Shreie R</u> equ	lreme <u>n</u> t	<u></u>	
-				9/30/04
BUYER; Dale Allen			_	1200
(602) 542-1172 PHONE September 30, 2004	89	by 104		·
DATE	— DOENE	SL PICKERING.	CHIEF PROCUREMENT OF	PETCER .

OFFER AND ACCEPTANCE

ARIZONA DEPARTMENT OF CORRECTIONS

QUOTATION NO.

DC050060

OFFER

SUBMITTHE ORIGINAL OF THIS FORM TO THE DEPARTMENT OF CORRECTIONS, 1601 WEST JEFFERSON, MAIL. CODE 5530Z, PHOENIX, ARIZONA 85007.

The Undersigned hereby offers and agrees to furnish the material, a specifications and emendments in the Solicinstinn and any written a	service or construction in complished with all terms, conditions, acceptions in the offer.
SALES TAX PERCENT: %. (See Instructions for Quotat	tions, Parmyraph 1.)
Arlzona Transaction (Sales) Privilege Tax	For clarification of this offer, contact:
License No.:	Nane:
Federal Employer Identification	Phone:
No.:	Fax #:
Company Name	Signature of Person Authorized To Sign Offer
Address	Printed Name
City State Zip	Title
Small Dusiness certification: Vendor is (less than 100 employees or has gross ACCEPTANG	revenues of \$4 million or less) CE OF OFFER
The Offer is hereby accepted.	
The Contractor is now bound to sell the material and based upon the solicitation, including all tests, and the Contractor's Offer as accepted by	PYMS, conditions, specifications, smortwents
Security X-Ray Scanne	er for ASPC-lewis
This contract shall benceforth be referred to as seen cautioned not to communice any billable work his contract until Contractor has received pur Sta Awa	CON to provide any material or corpice under
	mel Pickering, Chief Procurement Officer

STATE OF ARIZONA

Instructions For Quotations

- SUBMISSION: Quotations shall be signed where applicable and received as designated on the cover page no later than as indicated.
- OPENING: This is an informal Quotation which will not be read at a public opening; however, the information may be publicly reviewed after an award.
- 3. STANDARD PROVISIONS: The State of Arizona's Uniform General Terms and Conditions where applicable, are a part of this document as if fully set forth herein. Copies of these documents are available from the Department of Corrections. Purchasing Office.
- 1. TAXES: The State of Arizona is exempt from Federal Excise Tax, including Federal Transportation Tax, Sales Tax, if any, should be indicated as a separate item.
- QUEVIE REJECTION: The State reserves the right to reject any, or all, Quotations, combinations of items, or lot, and to waive defects or informalities.
- 6. BRAND NAMES: Any manufacturer's names, trade names, brand names or catalog numbers used in the specifications are for the purpose of describing and establishing the general quality level, design and performance desired. Such references are not intended to limit or restrict bidding by other vendors but are intended to approximate the quality design or performance which is desired. Any Quotation which proposes like a quality, design or performance will be considered. If the description of your offer differs in any way, you must give a complete detailed description of your Quotation including pictures and literature where applicable. Unless a specific exception is made, the assumption will be that you are bidding exactly as appecified on the Request for Quotation.
- ERASURES: Erasures, interlineations or other modifications must be initialed by the individual signing the Request for Quotation.
- 8. UNIT PRICE: In case of error in the extension prices in the Quotation, the unit price will govern. No Quotation shall be altered, amended or withdrawn after the specific date and time for receiving Quotations. Negligence by the Vendor in preparing the Quotation confers no right for the withdrawal of the Quotation after it has been opened.
- 9. PAYMENT DISCOUNT: Payment discount periods will be computed from the date of receipt of materials or services or correct invoice, whichever is later, to the date State's warrant is mailed. Unless freight and other charges are itemized, any discount provided will be taken on full amount of invoice. Payment discounts of thirty (30) calcular days or more will be deducted from the Quotation price in determining the low quote. However, the State shall be entitled to take advantage of any payment discount offered by the Vendor provided payment is made within the discount period.
- 10. SOURCE SELECTION: This procurement is restricted to small business. A small business is one that, including its affiliates is independently owned and operated, is not dominant in the type of business it conducts, and which employs fewer than 100 full time employees or which has gross receipts of less than \$4 million in its last fiscal year.
- SOURCE SELECTION CLARIFICATION: Source Selection will apply only if Small Business Requirements under A.R.S. §41-2535, R2-7-335 are applicable for dollar amounts between \$1,000.00 and \$25,000.00

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1 SPECIAL TERMS AND CONDITIONS

- 1.1 Purpose
 - 1.1.1 Pursuant to provisions of the Arizona Procurement Code, A.R.S. § 41-2501, et. seq., the State of Arizona intends to establish a contract for a Security X-Ray Scanner for ASPC-Lewis.
- 1.2 <u>Questions, Clarifications or Interpretations</u>
 - 1.2.1 Any doubt as to the requirements of the Fax on Demand or any apparent omissions or discrepancies shall be presented to the Department of Corrections Purchasing Office in writing. The Department will then determine the appropriate action necessary, if any, and issue a written amendment to the Fax on Demand.
 - 1.2.1.1 Any questions relating to the solicitation should be sent to the following:

Address: 1601 W. Jefferson, Mail Code 55302,

Phoenix, AZ 85007

Phone: 602-542-1172 Fax: 602-364-3780

- 1.3 Shipping Terms
 - 1.3.1 Vendor is requested to submit their best price, Delivered, F.O.B. Destination, Freight Prepaid to the previously cited location(s).
- 1.4 <u>Delivery</u>
 - 1.4.1 As delivery will be an important consideration in awarding this bid, vendor shall indicate their best delivery time below:

Delivery time:	days after receipt of Purchase Order.

- 1.5 <u>Delivery Acceptance</u>
 - 1.5.1 Delivery shall be accomplished between the hours of 8:00 a.m. to 3:00 p.m., Monday through Friday only, except holidays.
- 1.6 Brand Name
 - 1.6.1 Reference made to items, identified by trade name, is intended to show kind and quality of products desired and is not intended to be restrictive or limit competition. The use of brand names or manufacturer's catalog references shall be construed as quality level, method and type of performance and does not indicate that item cited is mandatory. Products substantially equivalent to those designated shall qualify for consideration.

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1.7 <u>Descriptive Literature</u>

- 1.7.1 Vendor shall identify items, with manufacturer's name and catalog/model number. In addition, vendor shall furnish descriptive literature, including technical specifications of items other than specified and must identify any variances to facilitate comparison of bids.
- 1.7.2 Failure to submit descriptive literature or to identify any variances may result in bid disqualification.

1.8 <u>Term of Contract</u>

1.8.1 The term of any resultant contract should commence on the date of award and shall continue for a period of one (1) year thereafter, unless terminated, canceled or extended, as otherwise provided herein.

1.9 <u>Price Reduction</u>

1.9.1 A price reduction adjustment may be offered at any time during the term of a contract and shall become effective upon notice.

1.10 Warranty

1.10.1	Vendor	shall submit	complete	warrar	nty in	formation	. I	nformatio	on shall
	mclude	repair/replac	cement p	oolicies	and	location	of	nearest	factory
	authoriz	ed service co	nter to th	е Г.О.В	. loca	itious.			

1.11 Manuals

1.11.1 Vendor shall supply maintenance and/or owner service manuals.

1.12 Cancellation

- 1.12.1 The Department of Corrections reserves the right to cancel the whole or any part of this contract due to failure by the contractor to carry out any obligation, term or condition of this contract. The Department of Corrections will issue written notice to the contractor for acting or failing to act as in any of the following:
 - The contractor provides material that does not meet the specifications of this contract;
 - The contractor fails to adequately perform the services set fouth in the specifications of this contract;
 - The contractor fails to complete the work required or to furnish the materials required within the time stipulated in the contract:

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Cancellation Con't

The contractor fails to progress in the performance of this contract and/or gives the Department of Corrections reason to believe that the contractor will not or cannot perform to the requirements of the contract.

Upon receipt of the written notice of concern, the contractor shall have ten (10) days to provide a satisfactory response to the Department of Corrections. Failure on the part of the contractor to adequately address all issues of concern may result in the Department of Corrections resorting to any single or combination of the following remedies:

- Cancel any contract:
- Reserve all rights or claims of damage for breach or any covenants of the contract;
- Perform any test or analysis on materials for Compliance with the specifications of this contract. If the results of any test or analysis find a material non-compliant with the specifications, the actual expense of testing shall be borne by the contractor;

In case of default, the Department of Corrections reserves the right to purchase materials or to complete the required work in accordance with the Arizona Procurement Code. The Department of Corrections may recover any actual excess costs from the contractor or by:

- Deduction from unpaid balance;
- Collection against the bid and/or performance bond, or;
- Any combination of the above or any other remedies as provided by law.

1.13 CRIPA

- 1.13.1 The Arizona Department of Corrections (ADC) entered into an agreement with the Department of Justice regarding the matter of United States of America vs. Department of Corrections, et al. (Civil Action No. 97-476-PHX-ROS). The agreement affects all correctional and non correctional staff with female inmate contact, including contract providers.
 - 1.13.1.1 The areas that impact the contract are: 1) backgrounds on existing staff; 2) stringent pre-employment screening practices for future staff; 3) pre-service and in-service training; 4) mandatory staff participation in sexual

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CRIPA Con't

misconduct investigations; and 5) minimization of one on one situations where a female inmate and male staff are alone together.

THE AGREEMENT REQUIRES:

- 1.13.1.2 Background checks on all current non-correctional staff with female inmate contact. Any staff that has been convicted of or pled guilty to any felony charge from contact with a female inmate will be removed from their position.
- 1.13.1.3 All future staff with significant female inmate contact will require extensive pre-employment screening.
- All ADC contractors will now be required to provide for each new applicant: 1) a complete background questionnaire to include drivers license number and record, past employment, past education, references, criminal arrest and criminal record; 2) be fingerprinted and screened by the Federal Bureau of Investigations; 3) NCIC/ACIC records check including law enforcement agency check or agencies where applicant has lived; 4) military discharge status; 5) investigation of whether applicant has ever worked in ADC prisons, and if so, whether they were the subject of investigations and allegations of inappropriate staff-inmate behavior; and, 6) tests to access personality to be scored by a professional psychologist.
- 1.13.1.5 ADC will perform the background checks at no charge to the contractor, however, the contractor is responsible for the psychological testing, analysis, and personal interviews that may be required as a result of an appeal and submission of the scoring/report for review by the Department, prior to finalization of the hiring process.
- 1.13.1.6 All current and future contract staff will be required to view a video describing inappropriate staff-inmate behavior. There will be a requirement that all staff will acknowledge in writing viewing of the video. ADC will provide the video to contract providers.

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CRIPA Con't

- 1.13.1.7 Pre-employment training will include at least eight (8) hours of specific topics relating to inappropriate staff-inmate behavior. ADC's video will be included in the curriculum. (Subject to clarification at a later date by the parties to the agreement, the training may be made part of the New Employee training to be provided within the first sixty (60) days of employment.)
- 1.13.1.8 ADC will provide the selected contractor with a copy of the lesson plan for their use. The plan will include the topics and procedural changes affecting staff working with female inmates. In service training covering inappropriate staff-inmate behavior and viewing of video. The number of hours for in-service will be determined at a later date.
- 1.13.1.9 ADC will also provide a copy of the lesson plan for use by the contractor.

1.14 Insurance

1.14.1 The successful contractor will be required to provide the following Certificate of Insurance within five (5) days after receipt of written notice of intent to award this contract. The contractor must furnish the State, certification from insurer(s) for coverage in the minimum amounts as stated below. The coverage shall be maintained in full force and effect during the term of this contract and shall not serve to limit any liabilities or any other contractor obligations.

GENERAL LIABILITY INCLUDING

COMPREHENSIVE FORM PREMISES OPERATIONS CONTRACTUAL

INDEPENDENT CONTRACTOR
PRODUCT/COMPLETED OPERATIONS HAZARD
PERSONAL INJURY
BROAD FORM PROPERTY DAMAGE
EXPLOSION AND COLLAPSE (If applicable)
UNDERGROUND HAZARD (If applicable)

LIMITS OF LIABILITY MINIMUM - EACH OCCURRENCE

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Insurance Con't

BODILY INJURY

 Per Person
 \$ 1,000,000

 Each Occurrence
 \$ 2,000,000

 Property Damage
 \$ 1,000,000

 \mathbf{OR}

Bodily Injury

 ΛND

Property Damage

Combined \$ 1,000,000

Comprehensive Auto Liability Including Owned, Hired and

Non-Owned

Same as above

Umbrella Liability

Necessary if underlying not above minimum

Worker's Compensation of

Employer's Liability

Statutory (each accident)

\$ 500,000

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State of Arizona, its Departments, Boards and Commissions must be added as additional insurers, as required by Statute, Contract or other request. It is agreed that any insurance available to the contractor shall be primary of other sources that may be available.

It is further agreed that no policy shall expire, be canceled or materially changed to affect the coverage available to the State without thirty (30) days written notice to the State. THE INSURANCE CERTIFICATE IS NOT VALID UNLESS COUNTERSIGNED BY AN AUTHORIZED REPRESENTATIVE OF THE INSURANCE COMPANY.

The successful contractor, will have five (5) days after receipt of written notice to submit a copy of the attached Certificate of Insurance, form DOC221A.

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Insurance Con't

NOTE: No other Certificate of Insurance Form is acceptable. A copy of complete DOC221A must be forwarded to:

Arizona Department of Corrections Central Purchasing Unit, MC 55302 1601 W. Jefferson Phoenix, Arizona 85007

ATTENTION: Contract <u>DC050060</u>

1.15 Serial Numbers

1.15.1 Offers must be for equipment on which the original manufacturer's serial number has not been altered in any way. Throughout the contract term, the Department of Corrections reserves the right to reject any altered equipment.

1.16 Safety Standards

1.16.1 All items supplied on this contract must comply with the current applicable Occupational Safety and Health Standards of the State of Arizona Industrial Commission, the National Electric Code and the National Fire Protection Association Standards.

1.17 Security

- 1.17.1 Vendor shall, forty-eight hours prior to starting his work, supply the full names, dates of birth and social security numbers for all his employees and subcontractor employees who may be working at the job-site, to Frika Seborg, Buyer II at (623) 386-6160 ext. 4017, for advance security clearance.
- 1.17.2 Vendor will be required to perform all work in conjunction with the Security Unit while on the institutional grounds and shall be responsible for all personnel employed by their firm to ensure that institutional dress codes and overall policies are followed.

1.18 Notice Warning

1.18.1 Any person who takes into or out of or attempts to take into or out of a correctional facility or the grounds belonging to or adjacent to a correctional facility, any item not specifically authorized by the correctional facility, shall be prosecuted under the provisions of the Arizona Revised Stantes. All persons, including employee and visitors, entering upon these contines are subject to routine searches of their persons, vehicles, property or packages.

Definition A.R.S. § 13-2501:

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1.19 Contraband

1.19.1 Contrahand means any dangerous drug, narcotic drug, intoxicating liquor of any kind, deadly weapon, dangerous instrument, explosive or any other article whose use of or possession would endanger the safety, security or preservation of order in a correctional facility or any person therein. (Any other article includes any substance which could cause abnormal behavior, i.e., marijuana, nonprescription medication, etc.)

Promoting prison contraband A.R.S. § 13-2505:

A person, not otherwise authorized by law, commits promoting prison contraband:

- By knowingly taking contraband into a correctional facility or the grounds of such a facility; or
- By knowingly conveying contraband to any persons confined in a correctional facility; or
- By knowingly making, obtaining, or possessing contraband while being confined in a correctional facility.

Promoting Prison Contraband is a Class 5 felony.

1.20 Rejection of Bids

1.20.1 The Arizona Department of Corrections, at its discretion may reject any and/or all bids.

1.21 Evaluation

1.21.1 This contract shall be awarded to the lowest, responsive, responsible vendor meeting the minimum specifications and requirements set forth in this Request for Quotation, including criteria to determine acceptability such as inspection, testing, quality, workmanship, delivery and suitability for the specified purpose.

1.22 Eligible Agencies

1.22.1 Any contract resulting from this solicitation shall be for the exclusive use of the Arizona Department of Corrections.

1.23 <u>Taxes</u>

1.23.1 Prices offered shall not include applicable State and Local taxes. The Department will pay all applicable taxes. Taxes must be listed as a separate item on all invoices.

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1.24 Rules and Regulations

- 1.24.1 Attention of the bidders is called to the requirements of the document Rules and Regulations for Non-Employees of the Department of Corrections in an Arizona State Prison Complex, which are bound herein and which shall be adhered to in all respects.
- 1.24.2 The last page of the Rules and Regulations document requires a signature, acknowledging having read and understood both of the above mentioned documents. This document shall be furnished to the successful vendor.
- 1.24.3 Should the owner require signatures of other parties such as subcontractor or persons directly or indirectly employed by the contractor, it shall be the contractor's responsibility to obtain such signatures. The signed document must be submitted within ten (10) days of notification of intent to award.

1.25 <u>Invoicing</u>

1.25.1 A legible and detailed invoice shall be provided by the vendor upon delivery. The invoice shall reference at a minimum, the Department's purchase order number, description, part number and the correct discounted price including applicable taxes.

1.26 Packaging

1.26.1 All parts shall be delivered in the manufacturer's individual original standard package clearly marked as to part number and contents.

1 27 Award

1.27.1 It is the intention of the Department of Corrections to award a single contract for all of the proposed work.

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1.28 Product Discontinuance

- 1.28.1 In the event that a product or model is discontinued by the manufacturer, the Department at its sole discretion, may allow the contractor to provide a substitute for the discontinued item. The contractor shall request permission to substitute a new product or model and provide the following:
- 1.28.2 A formal announcement from the manufacturer that the product or model has been discontinued.
- 1.28.3 Documentation from the manufacturer that names the replacement product or model.
- 1.28.4 Documentation that provides clear and convincing evidence that the replacement meets or exceeds all specifications required by the original solicitation.
- 1.28.5 Documentation that provides clear and convincing evidence that the replacement will be compatible with all the functions or uses of the discontinued product or model.
- 1.28.6 Documentation confirming that the price for the replacement is the same as or less than the discontinued product or model.

1.29 <u>Millennium Compliance</u>

1.29.1 Hardware. Software, or Firmware Contracts:

1.29.1.1

Notwithstanding any other warranty or disclaimer of warranty in this contract, the contractor warrants that each bardware, software, and firmware product delivered under this contract shall be able to accurately process date/time data (including but not limited to calculating, comparing, and sequencing) from, into, and between the twentieth and twenty first centuries, and the years 1999 and 2000 and leap year calculations, to the extent that other information technology utilized by the State in combination with the information technology being acquired under this contract properly exchanges date/time data with it. If this contract requires that the information technology products being acquired perform as a system, or that the information technology products being acquired perform as a system in combination with other State information technology, then this warranty shall apply to the acquired products as a This warranty shall survive the expiration or termination of this contract. The remedies available to the State for breach of this warranty shall include, but shall not

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Millennium Compliance Con't

be limited to, repair and replacement of the information technology products delivered under this contract. In addition, the defense of force majoure shall not apply to the failure of the contractor to perform any specification requirements as a result of any date-related data Year 2000 issues.

1.29.2 Contracts not involving Hardware, Software or Firmware:

1,29,2,1

Notwithstanding any other warranty or disclaimer of warranty in this contract, the contractor warrants that all products delivered and all services rendered under this contract shall comply in all respects to performance and delivery requirements of the specifications and shall not adversely affected by any date-related data Year 2000 issues. This warranty shall survive the expiration or termination of this contract. In addition, the defense of force majeure shall not apply of the contractor's failure to perform specification requirements as a result of any date-related data Year 2000 issues.

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2 TASK

- 2.1 Vendor is requested to provide pricing to furnish and deliver the herein specified Security X-Ray Scanner, F.O.B., Destination, Freight Prepaid to the following Arizona Department of Corrections location:
 - 2.1.1 Atizona State Prison Complex-Lewis26700 S. Highway 85Buckeye, AZ 85326

3 <u>GENERAL SPECIFICATIONS/REQUIREMENTS</u>

- 3.1 This Solicitation No. DC050060 will be the only formal contract that will be issued. The Arizona Department of Corrections will not enter into or sign any other form of contract or agreement(s) from the vendor of award.
- 3.2 Installation shall include the vendor to set the equipment in place, secure to floor, if necessary, level, adjust, and calibrate.
- 3.3 Vendor shall provide two (2) hours of onsite training immediately following installation. Training shall be provided to assure proper operation and utilization of the Security X-ray Scanner.
- 3.4 The security X-ray scanner is designed for secure inspections in high traffic areas.
- 3.5 The system design includes a large tunnel opening to accommodate larger luggage and packages, which cannot be screened with standard sized X-ray systems.

3.6 Physical Specifications:

3.6.1 Dimensions:

3.6.1.1 Length: 2,780mm (109.5 in.)

3.6.1.2 Height: 1,475mm (58.1 in.)

3.4.1.2.1 Height equals the nominal height plus one inch of available adjustment.

3.6.1.3 Width: 1,050mm (41.3 in.)

3.6.2 Tunnel Size: 750mm(W) x 550mm(H). (29.53 x 21.65 in.)

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- 3.6.3 Conveyor Speed: 0.2 M/Sec (40 ft/Min)
- 3.6.4 Conveyor Load: 165Kg (365 lbs) evenly distributed
- 3.6.5 Approx Weight:
 - 3.6.5.1 Net: 620 Kg (1,367 lbs)
 - 3.6.5.2 Gross: 783 Kg (1,726 lbs)
- 3.6.6 Unit is mounted on heavy casters for ease of movement

3.7 General:

- 3.7.1 Resolution: 38 AWG guaranteed, 40 AWG typical
- 3.7.2 Penetration: 27mm guaranteed, 29mm typical
- 3.7.3 Material Separation: Low Z, Medium Z, High Z to 0.5 Z accuracy
- 3.7.4 Monitor: 17" XVGA color, high refresh, non-flicker
- 3.7.5 System Power: 115 VAC +/- 10% / 50 or 60Hz / 10Amps Max or 230 VAC +/- 10% / 50 or 60Hz / 5Amps Max

3.8 <u>X-Ray Generator</u>:

- 3.8.1 Cooling: Sealed oil bath with forced air
- 3.8.2 Anode Voltage: 160KV rated, operating @ 140KV
- 3.8.3 Tube Current: 0.7 mA typical
- 3.8.4 Orientation: Vertically Upward

3.9 <u>Computer Specifications:</u>

- 3.9.1 Processor Speed: Intel Pentium® Processor currently available
- 3.9.2 Memory: 64 MB RAM minimum

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- 3.9.3 Video Memory: 16 MB minimum
- 3.9.4 Hard Disk Drive: 40 GB minimum
- 3 9.5 CD-ROM Drive: 54X
- 3.9.6 Floppy Disk: 1.44 MB
- 3.9.7 Access to keyboard port and parallel port is provided by means of a lockable access panel on the outside of the machine.

3.10 Operating Environment:

- 3.10.1 Storage Temperature: -20°C to 50°C
- 3.10.2 Operating Temperature: 0°C to 40°C
- 3.10.3 Relative Humidity: 5 to 95% non-condensing

3.11 <u>Health & Safety</u>:

- 3.11.1 System must comply with applicable international health and safety regulations including USA FDA X-ray systems (Federal Standard 21-CFR1020.40) and Health and Safety at Work Act 1974-section 6, Amended by the Consumer Protection Act 1987.
- 3.11.2 Maximum leakage radiation less than 0.1mR/hr (1μ Sv/hr) in contact with outer panels.
- 3.11.3 Film Safety: For ISO 1600/33 DIN, guaranteed up to 10 times exposure to radiation.

3.12 Standard Features:

- 3.12.1 Crystal Clear™
- 3.12.2 Multi Energy Imaging (4 color)
- 3.12.3 Density Threat Alert

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- 3.12.4 Variable Edge Enhancement
- 3.12.5 High/Low Penetration
- 3.12.6 Variable Gamma
- 3.12.7 Inverse Video
- 3.12.8 Pseudo Color
- 3.12.9 Variable Density Zoom
- 3.12.10 Organic/Inorganic Stripping
- 3.12.11 Black and White Viewing
- 3.12.12 Variable Color Stripping
- 3.12.13 Zoom 2, 4, 6, and 8 times
- 3.12.14 View previous bag (up to 2 screens)
- 3.12.15 Baggage Counter
- 3.12.16 Search Indicator
- 3.12.17 Date/Time display
- 3.12.18 Full diagnostic built in test facility
- 3.13 Optio<u>ns</u>:
 - 3.13.1 Enhanced Performance X-ray (EPX)
 - 3.13.2 Operator Training Program
 - 3.13.3 Threat Image Projection (TIP)
 - 3.13.4 Manual Image Archiving
 - 3.13.5 VCR Output

CCT-01-2004 11:18

NDCC PURCHASING

502 364 3780

F.23/25

SPECIFICATIONS

SOLICITATION NO.

DC050060

ARIZONA DEPARTMENT OF CORRECTIONS PAGE NO. 16

3.14	Warranty:

- 3.14.1 Full warranty for two years
- 3.14.2 Five (5) year warranty on generator

Rapiscan, Model NO 522B or Equal

Vendor Offers:

Mfg: _____ Model: _____

PRICE SHEET

SOLICITATION NO. DC050060

ARIZONA DEPARTMENT OF CORRECTIONS PAGE NO. 17

PRICING 4

			QTY.	UNIT PRICE
4.1	Security X-Ray Sc	anner	1 EA	\$.
4.2	Installation		1 EA	\$
4.3	Training		1 Session	<u>\$</u>
		Sub-Total		\$
		Tax		\$
		Total		\$

NOTICE: The vendor acknowledges that all products delivered and all services rendered under any contract resulting from this solicitation shall comply in all respects to performance and delivery requirements of the specthications and shall not be adversely affected by any date-related Year 2000 issues. The vendot further acknowledges that the defense of force majeure shall not apply to its failure to perform specification requirements as a result of any date-related data Year 2000 issues.					
SALES TAX PERCENT:					
PLEASE CE	ECK THE AP	PROPRIATE SELECTION	BELOW THAT APPLI	ES TO YOUR COMPANY:	
O. Non Small/Non		Li 1, 9mail Duriness	2. Militarity Owner: Business	☐ 3. Women O4-net Buttotes	
C Consed By North	lec Individual	5. \$20.1 Recinecy/Misority Consud	Comell Diseases Weaton Oncode	. 3malt Bushnasr Olsebied Owser	
R Minority-Worker	Owner Business	0. Disabled Minerity Owner Rusiness II 10	. Disabled-Womes Owned Business	11. Small Desires Minutes - Women Owned	
Is. Second Bostness/	Disabled-Minority Owned	19 Small Business-Trigabled-Minor by-Warner	Ormed		

CERTIFICATE OF INSURANCE

ARIZONA STATE

		SOLICITA	ATION NO. DC0	50060		DEPARTMENT OF CORRECTIONS 1801 W. Jefferson MC #55302 PHOENIX, ARIZONA 85004			
	VENDOR				COMPANY LETTER	COMPANIES AFFORDING COVERAGE	Currers A.M. Best Reting		
	NAM	E AND ADDRES	S OF INSURANCE AGE	NCY:		A			
						В			
		NAME AND AD	DRESS OF INSURED:			С	!		
						D			
This is t	to Cortify that t	he Policies of In	eurance listed below ha	ve been l	ssued to the Ir	sured Named above	for the Policy period Indicat	ad.	
CO LTR	TYPE OF I	NSURANCE	POLICY NUMBER		PEFFECTIVE (MM/DD/YR)	POLICY EXPIRATION DATE (MM/DDYYR)	for the Policy period Indicated. LIMITS (.000) Commercial Aggregate Finducta-Curry/OF AGG. Personal & AUV. Injury Each Courrence Fire Tensby (Any One Pins) Med. Expenses (Any One Pins) Becilly Injury (Par Accident) Becilly Injury (Par Accident) Froperty Damage Each Coourrence Aggregate Each Coourrence Aggregate **Email Coourrence **Email Coourrenc		
	Commercial Cocumence Cocumence	LIABILITY General Liability - Claims Mace Contraction, Pro-			Ì		Fruducts-CorruNOF AGO. Personal & AUV. Injury Each Coourience Fire Tarrege (Any One Fire)	5	
	Any Auto As Owned A	ulos (Other than Priv. Pass) Autos					Specify Injury (Per Accident)	<u>.</u>	
	PROFESSIONA E Type O Chima Mac	AL LIADILITY							
	Unimeta Fo	LIABILITY ani Jimbresso Form					Sech Occurrence Aggregate	\$ &	
	A	OMPENSATION ND S' LEABILITY					Statutory Limits Bach Acatern Disease-Paicy Limit Disease-Each Emonyee	2 2 6	
	Bullde	ınt Rüsk			" - "		•		
	Ot	her							
DECORPTION OF OPERATIONS/LOCATIONS/VEHICLES/SPECIAL IT 503.									
STATE OF GRIZONA AND THE REPARTMENT NAMED AROVE ARE SOURD AS ADDITIONAL INSURERS AS REQUIRED BY STATUTE, CONTRACT, PURCHASE CROES OR OTHERWISE REQUESTED. IT IS AGREED THAT ANY INSURANCE AVAILABLE TO THE NAMED INSURED SHALL BE PRIMART OF OTHER SOURCES THAT MAY BE AVAILABLE.			IT IS FURTHER AGREED THAT NO POLICY SHALL EXPIRE, BE CANCELED OR MATERIALLY CHANGED TO AFFECT THE COVERAGE AVAILABLE TO THE STATE WITHOUT THIRTY (80) DAYS WRITTEN NOTICE TO THE STATE. THIS CERTIFICATE IS NOT VALID BUILESS COUNTERSIGNED BY AN AUTHORIZED REPRESENTATIVE OF THE INSURANCE COMPANY.						
CERTIFICATE HOLDER/ADDITIONAL INSURED Arizona Department of Corrections				AUTHORIZED REPRESENTATIVE OF THE INSURANCE COMPANY					
1601 W. Jefferson, M/C 55302 Phoenix, AZ 85007				DATE					

ATTACHMENT

ARIZONA DEPARTMENT OF CORRECTIONS

RULES AND REGULATIONS FOR NON-EMPLOYEES OF DEPARTMENT OF CORRECTIONS IN ARIZONA STATE PRISON

SOLICITATION NO. DC050060

PAGE NO. 1

POLICY STATEMENT:

While the institution recognizes the need of non staff personnel to have in their possession certain personal items, limits are necessary for the security and safe operation of the institution.

PROCEDURES:

- 1. All persons entering the institution are subject to search prior to entry and while on the grounds of the institution. All non staff personnel will, at all times, remain in their authorized area under the direction of the project coordinator.
- Persons are allowed the materials necessary for the performance of their duties.
- All non-staff personnel may have in their possession the following:
 - A wallet with normal contents, ie.,
 - photos and personal papers.
 - 2. currency not to exceed \$20.00 (Twenty Dollars). Excess will be reported to the shift commander prior to entry.
 - no credit cards or checkbooks are allowed.
 - B. Handkerchief and comb.
 - C. Tobacco products and smoking apparatus for normal daily use.
 - Keys as necessary (auto and home). Fingernail clipper.
 - Confectionary items (gum, candy, etc.)
 - F. Watch and rings.

ATTACHMENT

ARIZONA DEPARTMENT OF CORRECTIONS

RULES AND REGULATIONS FOR NON-EMPLOYEES OF DEPARTMENT OF CORRECTIONS IN ARIZONA STATE PRISON

SOLICITATION NO. DC050060

PAGE NO. 2

- 4. All persons are prohibited from introducing medication drugs into the institution grounds unless such a medication has been properly prescribed by a licensed physician and is in the original prescription container.
 - A. Medications of a stimulate nature, i.e., Dexedrine, Preludins, Tenuate or any other appetite suppressant or any hypnotic-type drug, are specifically prohibited on institution property. Persons who are taking this type of medication prior to coming to the institution will report this fact to the Shift Commander, prior to reporting to their authorized area.
 - B. Persons taking medications of the tranquilizer class, i.e., Valium, Librium, Miltown or any of the anti-depressant class, i.e., Sinequan, Triavil. Elavil or any mood modifying drug of any type; Pain medications i.e., Percodan, Percocet, hydrocodone (Vicodin), Tylenol with codine, propoxphene, etc., will report this fact to the Shift Commander prior to going to their authorized area. Possession of these types of drugs on prison grounds will be limited to that amount necessary during one eight hour shift.
 - C. Personnel taking any other class of medication i.e., antihistamines, antihypertensives, anticholingeries, etc., are limited in the introduction of only such amount of medication as will be required during the period of one sight hour shift, and the fact will be reported to the Shift Commander.
 - 1. Any deviation from this policy must be cleared with the warden of the unit. Persons violating this policy may subject themselves to eviction from institution property and/or prosecution.

<u>NOTE:</u> If anyone loses or has stolen any personal items in his possession, the institution will attempt to retrieve the items, but cannot guarantee the return thereof nor provide reimbursement.

ATTACHMENT

ARIZONA DEPARTMENT OF CORRECTIONS

RULES AND REGULATIONS FOR NON-EMPLOYEES OF DEPARTMENT OF CORRECTIONS IN ARIZONA STATE PRISON

SOLICITATION NO. DC050060

PAGE NO. 3

The following Arizona Revised Statutes dealing with inmate and non-staff member relationships require your strict adherence at all time during your stay at the Arizona State Department of Corrections.

ARS 31-204 Interest of employee and non-employee in contracts, gifts to or for prisoner: penalty

- A. No non-staff member shall be interested in any contract or purchase made by anyone for or on behalf of the prison, or receive, directly or indirectly, compensation for his services other than prescribed by the administrator of the institution, nor shall he receive any compensation whatever for any act or services he performs for or on behalf of a contractor, or any agent or employee of a contractor.
- B. No non-staff personnel, without permission of the administrator shall make a gift or present to or receive a gift form an immate, or barter or deal with an immate.
- C. Any person violating this section shall be discharged from office or service, and every contractor, or employee or agent of a contractor, shall not be permitted to act or serve again as such contractor, agent or employee.

ARS 31-231 Unauthorized communication with prisoners: penalty

A person not authorized by law who, without the permission of the officer in charge of the state prison, communicates with a person imprisoned or detailed therein, or who takes any letter, writing, literature or reading matter to or from a person imprisoned or detained therein, is guilty of a misdemeanor.

Signature	Date
	TOTAL 2.25